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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY	
Caption in Compliance with D.N.J. LBR 9004-1(b)	_
JAMES J. CERBONE ESQUIRE-4036 2430 HIHWAY 34 BUILDING B SUITE 22 WALL, NEW JERSEY, 08736 (732) 681-6800 Attorney for debtor	
In Re: DAVID CULAR	Case No.: _18-21229  Hearing Date:07/25/2018  Chapter:13  Judge:KCF

## ORDER AUTHORIZING SALE OF REAL PROPERTY

Recommended Local Form:	$\boxtimes$	Followed	Modified

The relief set forth on the following pages numbered two (2) and three (3) is

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## ORDERED.

After revi	iew of the Debtor's motion for authoriza	tion to sell the real property commonly
known as	360 Rancocas Dr Brick, NJ 08724	, New Jersey (the Real Property).

## **IT IS** hereby **ORDERED** as follows:

- 1. The Debtor is authorized to sell the Real Property on the terms and conditions of the contract of sale pursuant to 11 U.S.C. §§ 363(b) and 1303.
- 2. The proceeds of sale must be used to satisfy the liens on the real property unless the liens are otherwise avoided by court order. Until such satisfaction the real property is not free and clear of liens.
- 3. 

  In accordance with D.N.J. LBR 6004-5, the *Notice of Proposed Private Sale* included a request to pay the real estate broker and/or debtor's real estate attorney at closing. Therefore the following professional(s) may be paid at closing.

Name of professional: Peter Bronzino, Esq Name of professional: Barbara Quartier

Amount to be paid: \$1000.00 Amount to be paid: \$13225.00

Services rendered: Attorney for Debtor Services rendered: Listing Agent

Name of professional: Gianna Dell'omo

Amount to be paid: \$13225.00

Services rendered: Realtor

<b>OR</b> : $\square$ Sufficient funds may be held in escrow by the Debtor's attorney to pay real estate
broker's commissions and attorney's fees for the Debtor's attorneys on further order of this
court.
4. Other closing fees payable by the Debtor may be satisfied from the proceeds of sale and adjustments to the price as provided for in the contract of sale may be made at closing.
5. The amount of \$23675.00 claimed as exempt may be paid to the Debtor.
6. The $\boxtimes$ balance of proceeds or the $\boxtimes$ balance due on the debtor's Chapter 13 Plan must be paid to the Chapter 13 Trustee in the Debtor's case.
7. A copy of the HUD settlement statement must be forwarded to the Chapter 13 Trustee 7 days after closing.
8. ☑ The debtor must file a modified Chapter 13 Plan not later than 21 days after the date of this order.
9. Other provisions: Debtors spouse has ½ interest in the real property. ½ of the proceeds will go to debtor's spouse

rev.8/1/15